1 2	MICHAEL COSENTINO State Bar No. 83253 Attorney at Law P.O. Box 129 Alameda, CA 94501
3	Telephone: (510) 523-4702 Facsimile: (510) 747-1640
5	Attorney for Plaintiff United States of America
6	
7 8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA
10	SAN FRANCISCO DIVISION
11	UNITED STATES OF AMERICA,  Case No. C01-3516 M
12	Plaintiff,
13	V.
14 15 16	DIANN WILSON-LIPPMAN aka DIANN D. GOLDSTONE aka DIANN D. WILSON aka DIANN D. SCROGG aka DIANN D. SCROGGS,
17	WRIT OF CONTINUING Defendant, GARNISHMENT
18	and
19	WELLS FARGO NA,
20	Garnishee.
21	
22	TO: Corporate Payroll WELLS FARGO NA 1525 West WT Harris Boulevard Charlotte, NC 28262
24	
25	YOU ARE HEREBY COMMANDED TO GARNISH FOR THE BENEFIT OF
26	THE UNITED STATES OF AMERICA THE WAGES, SALARY, OR COMMISSION IN
27	YOUR CUSTODY, CONTROL, OR POSSESSION IN WHICH THE DEFENDANT-
28	JUDGMENT DEBTOR HAS AN OWNERSHIP INTEREST.

The name, SSN XXX-XX-8516, and last known address of the person who is the defendant-judgment debtor (hereinafter "debtor") in this action and whose property is subject to this Writ are as follows:

DIANN WILSON-LIPPMAN aka DIANN D. GOLDSTONE aka DIANN D. WILSON aka DIANN D. SCROGG aka DIANN D. SCROGGS 35626 Linda Drive Fremont, CA 94536

This Writ has been issued at the request of the United States of America to enforce the collection of a civil judgment entered in favor of the United States against the debtor for a defaulted student loan in the amount of \$5,307.25. There is a balance of \$7,134.68 due on the judgment, which amount includes costs and interest computed through October 26, 2015.

The following are the steps that you must take to comply with this Writ. If you have any questions, you should consult with your attorney.

- 1. Pursuant to 28 U.S.C. § 3205(c)(2)(F), if you have in your custody, control, or possession any property of the debtor, including wages, salary, or commissions, in which the debtor has a substantial nonexempt interest, or if you obtain custody, control, or possession of such property while this Writ is in effect, you must immediately withhold such property from the debtor and retain it in your possession until you receive instructions from the Court which will tell you what to do with the property. The United States has requested that the sum of 25% of the debtor's disposable earnings, which under California law represents the nonexempt portion of the debtor's earnings, be withheld from the defendant's earnings.
- 2. Pursuant to 28 U.S.C. § 3205(c)(2)(E), you are required to answer this Writ within 10 days after service of this Writ upon you. You must answer the Writ even if you do not have in your custody, control, or possession any property of the debtor. Pursuant to 28 U.S.C. § 3205(c)(4), your answer must state, under oath, the following information:

1	a.	Whether or not you have in your custody, control, or possession, any			
2		property owned by the debtor in which the debtor has a substantial			
3		nonexempt interest, including nonexempt, disposable earnings;			
4	b.	a description of such property and the value of such property;			
5	C.	a description of any previous garnishments to which such property is			
6		subject and the extent to which any remaining property is not exempt;			
7		and			
8	d.	the amount of the funds you anticipate owing to the debtor in the future			
9		and whether the period for payment will be weekly or another specified			
10		period.			
11	For your convenience, a form which addresses the above-requested information is				
12	attached and	I may be used to Answer the Writ.			
13	3. Aft	er you complete the answer under oath, pursuant to 28 U.S.C. §			
14	3205(c)(2)(E) & (c)(4), within ten (10) days after service of this Writ upon you, you				
15	must mail or deliver the original Answer bearing the original signature of the person				
16	preparing the answer to the Court at the following address:				
17		Civil Clerk, United States District Court			
18		450 Golden Gate Avenue, 16th Floor San Francisco, CA 94102			
19	At the same	time that you mail or deliver the original answer to the Court, you must			
20	also mail or deliver a copy of the original Answer to both the debtor and attorney for				
21	the United States at the following respective addresses:				
22					
23					
24	Fremont, CA				
25	P.O. Box 129				
26	Alameda, CA	A 9450T			
27	Please note	that the attached form Answer contains a certificate of service which			

needs to be completed by the person mailing the copies of the answer to the debtor and the attorney for the United States, and which needs to be filed along with the Answer.

IF YOU FAIL TO ANSWER THIS WRIT OR FAIL TO WITHHOLD PROPERTY IN ACCORDANCE WITH THIS WRIT, THE UNITED STATES MAY PETITION THE COURT FOR AN ORDER REQUIRING YOU TO APPEAR BEFORE THE COURT TO ANSWER THE WRIT AND TO WITHHOLD PROPERTY IN ACCORDANCE WITH THE WRIT BEFORE THE APPEARANCE DATE. IF YOU FAIL TO APPEAR OR DO APPEAR AND FAIL TO SHOW GOOD CAUSE WHY YOU FAILED TO COMPLY WITH THIS WRIT, THE COURT WILL ENTER A JUDGMENT AGAINST YOU FOR THE VALUE OF THE DEBTOR'S NONEXEMPT INTEREST IN SUCH PROPERTY (INCLUDING NONEXEMPT DISPOSABLE EARNINGS). THE COURT MAY ALSO AWARD A REASONABLE ATTORNEY'S FEE TO THE UNITED STATES AND AGAINST YOU IF THE WRIT IS NOT ANSWERED WITHIN THE TIME SPECIFIED HEREIN AND IF THE UNITED STATES FILES A PETITION REQUIRING YOU TO APPEAR.

SUSAN Y. SOONG, Clerk United States District Court for the Northern District of California

Dated: \_\_10/28/2015





#### DO NOT WITHHOLD THE EXEMPT PORTION OF THE EMPLOYEE'S EARNINGS

- 1. <u>Earnings</u> include any money (whether called wages, salary, commissions, bonuses, or anything else) paid for personal services, pension, or retirement. Vacation or sick pay is earnings subject to withholding as it is *received* by the employee.
- 2. <u>Disposable earnings</u> are different from gross pay or take-home pay. They are the earnings left after deducting the part which state or federal law <u>requires</u> an employer to withhold as mandatory deductions. Generally, these mandatory deductions are federal income tax, social security (FICA) tax, state income tax, state disability insurance, and payments to <u>public</u> employee retirement systems. Disposable earnings can change from pay period to pay period, whenever gross pay or required deductions change.

To determine earnings that are eligible for withholding, and therefore must be withheld, see the chart below.

# USE THE CHART BELOW TO DETERMINE NONEXEMPT DISPOSABLE EARNINGS AND THE APPLICABLE WITHHOLDING AMOUNT<sup>1</sup>:

Pay Period:	Weekly or oftener	Every 2 weeks	Twice a month	Once a month	
Disposable earnings:	\$ 0 to \$217.50	\$ 0 to \$435.00	\$ 0 to \$471.25	\$ 0 to \$942.50	
Withhold:	Nothing (entire earnings are exempt)				
Disposable earnings: Withhold:	<b>:</b> \$290.00 \$580.00		\$471.26 to \$628.33 Amt. over \$471.25	\$942.51 to \$1,256.67 Amt. over \$942.50	
Disposable earnings:	\$290.01 or more	\$580.01 or more	\$628.34 or more	\$1,256.68 or more	
Withhold:	d: 25% of disposable earnings (balance is exempt)				

<sup>&</sup>lt;sup>1</sup>Based on the Federal Minimum Wage Earnings of \$7.25 an hour, effective 07/24/2009

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1				
2				
3				
4				
5				
6				
7 8	IN THE LINITED ST	ATES DISTRICT COLIRT		
9	IN THE UNITED STATES DISTRICT COURT  FOR THE NORTHERN DISTRICT OF CALIFORNIA			
10	TOTA THE WORLD	Dierriter er er en er in er in i		
11	UNITED STATES OF AMERICA,	)		
12	Plaintiff,	)Case No. C01-3516 M )		
13	V.	) }		
14	DIANN WILSON-LIPPMAN	) }		
15	aka DIANN D. GOLDSTONE aka DIANN D. WILSON aka DIANN D. SCROGG			
16	aka DIANN D. SCROGGS,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
17	Defendant,			
18	and			
19	WELLS FARGO NA,	) ANSWER OF GARNISHEE		
20	Garnishee.	) _)		
21				
22	I,, being first duly sworn, hereby state the following			
23		(Official Title) of the Garnishee		
24		orized to prepare this Answer on behalf of the		
25	Garnishee.	" W" (O " ' O ' )		
26		the Writ of Continuing Garnishment on		
27	(date) in this a			
28	o. The Garnishee currently has cu	stody, control, or possession of earnings of		

1	the Defendant. Yes No			
2	4. The Garnishee expects to obtain custody, control, or possession of earnings			
3	of the Defendant in the foreseeable futu	ture. Yes No		
4	5. For the pay period in effect on	the date of service of this Writ of Continuing	g	
5	Garnishment, the Garnishee states as f	follows:		
6	a. Defendant was in my/our er	employ. Yes No		
7	b. The Defendant's pay period	od is weekly, bi-weekly,		
8	semi-monthly, monthly.			
9 10	("Present" means the pay period in which the Writ of Continuing			
11	d. The Defendant's present pa	pay period ends on (dat	e).	
12	e. The Defendant's net wages	s are as calculated below:		
13	(1) Gross Pay	\$		
14	(2) Federal income to	tax \$		
15	(3) F.I.C.A. tax	\$		
16	(4) State income tax	<b>S</b>		
17	(5) SDI	\$		
18	Total t	tax withholdings \$		
19	Net Wages	\$		
20				
21	6 Are there any other garnishme	ents currently in effect? Yes No		
22			-	
23	If the answers is yes, describe below and attach to this Answer a copy of each garnishment:			
24	garnomicht			
25				
26				
27	7. Will the Garnishee owe the Def	efendant money in the foreseeable future?		

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1	Yes No If the	e answer is ye	es, pro	vide the rea	ason why	such m	noney will be	
2	owed, the amount of money that will be owed, and the date or dates on which each							
3	payment will be due:							
4	Type of					Data E	Povmont	
5	Payment		Amou	<u>nt</u>		Will be	Payment <u>e Due</u>	
6	1			· · · · · · · · · · · · · · · · · · ·				
7	2					·		
8	3							
9	8. Does the Garnish	ee currently	have c	ustody, coi	ntrol or po	ssessio	on of property	,
10	(other than earnings) such	n as bank acc	counts,	pensions,	thrift plan	s, etc.,	in which the	
11	Defendant maintains an ir	nterest? Yes	S	No	If the ansv	wer is y	es, then	
12	provide the following infor	mation for ea	ch iten	n of such p	roperty:			
13	Description of		Appro	ximate			ption of	
14	<u>Property</u>		<u>Value</u>			Defen	dant's Interes	t
15	1			<del> </del>		·		
16	2							
17	3							
18	4			<del></del>				
19	9. Does the Garnishee expect to obtain in the foreseeable future custody,							
20	control or possession of property (other than earnings) such as bank accounts,							
21	pensions, thrift plans, etc., in which the Defendant maintains an interest? Yes							
22	No If the answer is	yes, then pro	vide th	e following	informati	on for e	each item of	
23	such property:							
24	Description of	Approximate		Descriptio	n of		Date Will Obtain	
25	•	<u>Value</u>		Defendan		<u>t</u>	Property	
26	1					<u> </u>		
27	2					<u> </u>		
28	3							

### Case 3:01-cv-03516-MAG Document 12 Filed 10/28/15 Page 9 of 10 10. Does the Garnishee have any objections or defenses to the Writ of Continuing Garnishment? Yes No If the answer is yes, list the nature and basis of each objection and/or defense: On behalf of WELLS FARGO NA, I hereby certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Telephone #\_\_\_\_\_ Fax # Dated: \_\_\_\_\_ (Sign above and type or print name below)

1	CERTIFICATE OF SERVICE				
2	I,, declare:				
3	That I am a citizen of the United States and employed in the County of				
4	, North Carolina; that my business address is				
5	; that I am				
6	over the age of eighteen years; and that I am not a party to the above-entitled action;				
7	That on (date), I deposited in the United States mail, in				
8	envelopes bearing the requisite postage, a copy of:				
9	ANSWER OF GARNISHEE				
10	addressed to each of the following, at their last known addresses, at which place				
11	there is service by United States mail.				
12	DIANN WILSON-LIPPMAN aka DIANN D. GOLDSTONE aka DIANN D. WILSON aka DIANN D. SCROGG aka DIANN D. SCROGGS				
13	35626 Linda Drive Fremont, CA 94536				
14	Michael Cosentino				
15	Attorney at Law P.O. Box 129				
16	Alameda, CA 94501				
17	This Certificate was executed on (date),				
18	at (city), North Carolina.				
19	I certify under penalty of perjury that the foregoing is true and correct.				
20					
21					
22	(sign above and type or print name below)				
23	,				
24					
25					
26					
27					
28					